

(E) PERSON EXCUSED MAY BE RESUMMONED.

ANY PERSON EXCUSED FROM JURY SERVICE OR FROM A PARTICULAR JURY UNDER SUBSECTION (A), (B), OR (C) OF THIS SECTION IS ELIGIBLE TO SIT ON ANOTHER JURY IF THE BASIS FOR HIS EXCUSE IS NOT RELEVANT TO HIS ABILITY TO SERVE ON THE OTHER JURY.

(F) DISQUALIFICATION OR EXCUSE NOTED ON QUALIFICATION FORM.

WHEN A PERSON IS DISQUALIFIED OR EXCUSED FROM JURY SERVICE, THE JURY COMMISSIONER OR CLERK SHALL NOTE THE SPECIFIC REASON IN THE SPACE PROVIDED ON HIS JUROR QUALIFICATION FORM OR ON THE JUROR'S CARD DRAWN FROM THE QUALIFIED JURY WHEEL.

REVISOR'S NOTE: This section presently appears as subsections (a), (b), and (c) of Art. 51, §9. Sec. 8-210 has been reorganized to separate the grounds for excuse from service from those for excuse from a particular jury. The word "exclusion" is proposed for deletion throughout the section, as the grounds for "exclusion" are, in reality, grounds for excuse from a particular jury.

The opening sentence has been placed in a separate subsection to emphasize that these are the only grounds for excuse from jury service, and a reference to §8-209 (former §8), dealing with persons exempt has been added to avoid possible inconsistencies. This is not a substantive change, as those persons are already exempted.

Clause (iii) was changed to provide that a person may be peremptorily challenged if permitted by rule of court, as well as by law. Much of the material dealing with peremptory challenges appears in Rules 746 and 543, Maryland Rules of Procedure and does not appear in the Code.

Subsection (e) is modified to make it apply to all excuses. This is broader, in a technical sense, than the old language since persons now excluded under clauses 1 and 6, of old subsection (b) are eligible to be reconsidered for jury service, if the basis for their excuse is no longer relevant.